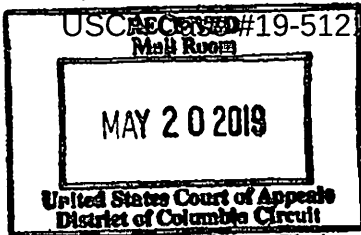


Attachment 2



Document #1788984

Filed: 05/20/2019

Page 1 of 25

UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

David Andrew Christenson – Appellant (Movant)

Case: 19-5121

v.

Civ. Action No. 19-810 - RBW

Appellee -- NA

(Electronic Privacy Information Center v. United States Department of Justice)

Notice – The attached Memorandum was docketed by this court (CADDC) on June 20th, 2005 in the Senator Rand Paul Appeal.

The unbelievable events go back to 2002, 17 years ago.

God gave me the opportunity to serve my penance here on earth.

After reading the pleading you will understand that God cannot and will not directly intercede to save Mankind.

God gave us Free Will.

If I told you the story you would tell me that it was impossible and yet here is the documented, factual and verifiable story of how truly corrupt we are.

GODSPEED.

Sincerely filed In Proper Person,

A handwritten signature in black ink, appearing to read "David Andrew Christenson".

David Andrew Christenson

Box 9063

Miramar Beach, Fl. 32550

504-715-3086

davidandrewchristenson@gmail.com

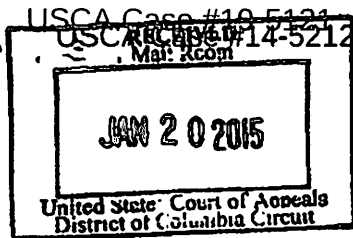
dchristenson6@hotmail.com

CERTIFICATE OF SERVICE

I hereby certify that on May 18th, 2019 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail.

A handwritten signature in black ink, appearing to read "David Andrew Christenson".

David Andrew Christenson

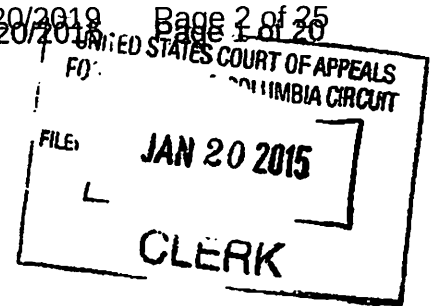


Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Page 1 of 20

UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT



David Andrew Christenson
RAND PAUL & FREEDOMWORKS, INC., ET AL.,
Plaintiff – Appellant
v.
UNITED STATES OF AMERICA
PRESIDENT BARACK OBAMA, ET AL.,
DEFENDANTS – Appellee

Case 14-5212

Memorandum

Once again I cannot invent what I am about to share with you. The information involves my bankruptcy, Impeached Federal Judge Thomas Porteous, Attorney Claude Lightfoot who represented both Judge Porteous and me and the criminal actions of US Attorney James Letten and the Department of Justice. There is no doubt, substantiated by the evidence, that the Department of Justice stole \$1,500,000.00 from my bankruptcy estate. Federal Judges Sidney Brooks and Jerry Brown participated. I filed Judicial Misconduct Complaints against both Judges and filed them in this case.

I am prolific, tenacious and I document everything when it comes to protecting the American people and myself and I do it within the (what you have created is an imaginary set of laws) real boundaries of the law.

Attachment 1: "Motion to Change Classification..." of my bankruptcy. In simple terms I asked that my bankruptcy be changed to an "asset" bankruptcy based on legal advice from Bankruptcy Attorney and Chapter 7 Trustee Claude Lightfoot. (As a side note: Claude Lightfoot received a slap on the wrist 30 day suspension of his law license for his criminal activity in the Federal Judge Porteous case. He should have gone to prison for fraud, perjury and misprision of a felony.)

Attachment 2: "Response". Can a Federal Courtroom and Judge be any more corrupt?

Attachment 3: A chronology of part of the bankruptcy that included changing the classification.

Attachment 4: Order denying the change. Please remember that before the hearing the US Marshals threatened me and removed me from the courtroom so that all of the court's business could be concluded. I had been in the courtroom for over thirty minutes and just before the hearing started the US Marshal approached me as I sat quietly and told me that I had to accompany them or I would be arrested. The Armed US Marshals kept me confined in an office.

Attachment 5: A Memorandum filed in the Danziger Civil Rights criminal case. This Memorandum concerns the criminal conduct of Federal Judge Thomas Porteous and our Attorney Claude Lightfoot.

The court documents are unbelievable. They perjured themselves in writing.

Attachment 6: Trustee's Interim report, Form 1 and notice of possible dividends in my bankruptcy. This court documentation confirms the existence of \$1,500,000.00 in my bankruptcy.

USCA Case #19-5121
USCA Case #14-5212

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Filed: 05/20/2019
Filed: 01/20/2013

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Page 2 of 20

Attachment 7: Emails between US Attorney James Letten and myself. Notice the threat which Letten followed through on.


Sincerely Filed, In Proper Person,

David Andrew Christenson

Box 9063

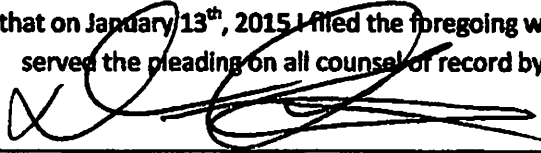
Miramar Beach, Fl. 32550

504-715-3086

davidandrewchristenson@hotmail.com

CERTIFICATE OF SERVICE

I hereby certify that on January 13th, 2015 I filed the foregoing with the Clerk of Court and served the pleading on all counsel of record by e-mail.



David Andrew Christenson

USCA Case #19-5121
USCA Case #14-5212

Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Attachment 1

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF LOUISIANA

IN THE MATTER OF:

CASE NUMBER

David A. Christenson

04-18809
Section "B"

DEBTOR

CHAPTER 7
LIQUIDATION

**MOTION TO CHANGE CLASSIFICATION OF DAVID A. CHRISTENSON'S
EASTERN DISTRICT OF LOUISIANA BANKRUPTCY CASE 04-18809
FROM A "NO-ASSET" CASE TO AN "ASSET" BANKRUPTCY CASE WITH ALL
FEDERAL BANKRUPTCY LAWS, PROCEDURES AND RULES BEING USED
AND FOLLOWED BY THE U.S. TRUSTEE, TO OPTIMIZE THE REVOCERY AND
DETAILED ACCOUNTING OF ALL ASSETS THAT WERE OWNED BY MR.
CHRISTENSON AND DAC AIR, INC. ON THE DATE OF HIS BANKRUPTCY
FILING WITH THE EQUITABLE DISTRIBUTION OF THOSE ASSETS**

NOW INTO THIS COURT comes David A. Christenson, debtor in the above matter, who with respect represents:

The case was reopened by Mr. Claude Lightfoot, P.C. and is currently in that status. Mr. Lightfoot informed Mr. Christenson that his case was in fact an "Asset" case and that debtor needed to change the status from a "No-Asset" to an "Asset" Bankruptcy Case. Please see the attached Form 1 from the DAC Air Inc. Bankruptcy Case. Mr. Christenson owned 100% of DAC Air Inc. and was unaware of this form at the time of his filing for Bankruptcy. This Form 1 was filed after Mr. Christenson filed for Bankruptcy. At this time the Debtor believes that there will be sufficient assets recovered to change the Bankruptcy from a Chapter 7 to a Chapter 11 or to a complete withdraw.

The debtor request that this case be changed to an "Asset" case so that debtor and the U.S. Trustee can work diligently and in cooperation with each other to recover and account for all of the assets of the debtor.

Should the motion be granted debtor promises to work zealously with the U.S. Trustee to recover and account for all assets so that distributions can be made to all creditors including *the Internal Revenue Service and the Small Business Administration who may be owed as much as \$4,000,000.00.*

WHEREFORE debtor prays that this Court change the status of this case so that a legal accounting, a legal recovery of all assets and a legal distribution will be made to all creditors in accordance with Federal Bankruptcy Laws, Rules and Procedures.

USCA Case #19-5121
USCA Case #14-5212

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Filed: 05/20/2019
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Attachment 1

David A. Christenson will act "PRO SE".

Mr. Christenson does not have the funds necessary to retain Mr. Lightfoot due to the abrupt change in the direction of the case. Mr. Lightfoot was retained for certain reasons (Attorney client privilege does not allow elaboration) and he has fulfilled his obligation. Mr. Lightfoot has been paid in full. Mr. Lightfoot has a major conflict of interest. ★


Mr. Christenson was the sole owner of DAC Air Inc. which is currently being administered as a chapter 7 bankruptcy case (02-26388SBB) in Colorado. DAC Air Inc. was involuntary converted to a chapter 7 case on December 12th, 2003. On February 9th, 2005, 14 months after being converted, the US Trustee filed a form 1 that showed that DAC Air Inc. had a net value of \$1,595,060.16. Please see attachment 1. DAC Air Inc. was part of several major lawsuits that will result in economic benefit to the creditors. Mr. Christenson filed for bankruptcy protection on November 23rd, 2004. The DAC Air Inc. trustee has filed only one form 1 (A form 1 should have been filed every six months which would have resulted in a total of four) and that was after Mr. Christenson filed for bankruptcy protection. It is possible that Mr. Christenson could have avoided bankruptcy if he had been made aware of the value of DAC Air Inc.

The reason that this is so important is that Mr. Christenson was the guarantor on all loans and is liable for the tax debt of the corporation. The vast majority of Mr. Christenson's debt is as the guarantor for DAC Air Inc.

Mr. Christenson will cooperate fully with the US Trustee in the recovery and preservation, as is required by law, of all assets of both DAC Air Inc. and himself. Mr. Christenson is anxious to get started so that he may rectify the situation.

Mr. Lightfoot informed Debtor that the U.S. Trustee would cooperate fully but that he had to initiate the change in the Bankruptcy status by filing this motion.

Sincerely, Filed Pro Se by,


David A. Christenson
842 Camp Street
Unit 4
New Orleans, La. 70130
504-715-3086
March 27th, 2006.

USCA Case #19-5121
USCA Case #14-5212Document #1788984
Document #1533589Filed: 05/20/2019
Filed: 01/20/2015Page 6 of 25
Page 5 of 20**Attachment 1****Form 1**
Individual Estate Property Record and Report
Asset Cases

Page: 1

Case Number: 02-28388 SBB
Case Name: DAC AIR, INC.Trustee: (260120) CYNTHIA V.R. SKEEN, TRUSTEE
Filed (f) or Converted (c): 12/15/03 (c)
§941(a) Meeting Date: 05/08/02
Claims Bar Date: 07/18/04

Period Ending: 12/31/04

1 Asset Description (Scheduled And Unscheduled (u) Property)	2 Petition Unscheduled Values	3 Estimated Net Value (Value Determined By Trustee, Less Liens, Encumbrances, and Other Costs)	4 Property Abandoned (§541(c) abandon, §541(c) abandon, §541(c) abandon)	5 Sales/Proceeds Received by the Estate	6 Asset Fully Administered (FA) Gross Value of Remaining Assets
Ref. #					
1 CASH ON HAND	74.69	74.69		0.00	74.69
2 BANK ACCOUNTS	91.62	91.62		0.00	91.62
3 SECURITY DEPOSITS	38,000.00	38,000.00		0.00	38,000.00
4 ACCOUNTS RECEIVABLE	24,682.70	24,682.70		6,000.00	18,682.70
5 EMPLOYEE ADVANCES	3,091.19	3,091.19		0.00	3,091.19
6 SHAREHOLDERS RECEIVABLES	99,770.89	99,770.89		0.00	99,770.89
7 VARIOUS VEHICLES, ETC	1,489,578.60	1,489,578.60		130,072.61	1,359,505.99
8 OFFICE EQUIPMENT, FURNISHINGS, AND SUPPLIES	3,438.84	3,438.84		0.00	3,438.84
9 THREE FORKLIFTS	73,198.24	73,198.24		0.00	73,198.24
10 INSURANCE PREMIUMS	28,648.08	28,648.08		28,648.08	0.00
Int INTEREST (u)	Unknown	N/A		341.12	Unknown
11 Assets Totals (Excluding unknown values)	\$1,758,669.77	\$1,758,669.77		\$183,559.73	\$1,575,069.16

USCA Case #19-5121
USCA Case #14-5212

Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Attachment 2

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF LOUISIANA

IN THE MATTER OF:

CASE NUMBER

David A. Christenson

04-18809
Section "B"

DEBTOR

CHAPTER 7
LIQUIDATION

Response

My motion and order to change my bankruptcy case from a "no asset" to an "asset" case was not acted on during a hearing on the 26th of April, 2006 but instead was delayed to a hearing on the 10th of May, 2006 in Judge Brown's courtroom.

The goal of my motion and order was to recover the \$4,000,000.00 that I owe the United States Government.

My motion and order should have been approved.

My motion and order were properly filed.

No objection or response was filed.

My motion was properly served to both the U.S. Trustee and Mr. Babin.

As an unopposed motion, which was properly filed and served, Judge Brown should have approved the motion and signed the order.

The U.S. Trustee's office was well represented at the hearing, was completely informed and had the ability to act.

Mr. Lightfoot (My ex attorney) reopened the case on my behalf. Mr. Lightfoot communicated with Mr. Babin and Mr. Babin acted as the U.S. Trustee. Mr. Babin and the U.S. Trustee's office had no objection to reopening my case. Mr. Lightfoot, who is also a U.S. Trustee, informed me that Mr. Babin was indeed the acting U.S. Trustee for my bankruptcy. If Mr. Babin had to be reappointed why was it not done when the case was reopened? Mr. Lightfoot thought Mr. Babin was the acting U.S. Trustee. Mr. Babin acted like he was the U.S. Trustee.

Why did Judge Brown bring up the situation that Mr. Babin had to be reappointed? Why was Mr. Babin not reappointed when the case was reopened? Why did Mr. Lightfoot deal

USCA Case #19-5121
USCA Case #14-5212

Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Attachment 2

with Mr. Babin who represented himself to be the U.S. Trustee for my reopened bankruptcy?


Judge Brown did everything he could not to deal with my motion and order. He questioned if I filed it properly, which I did. He questioned if I served it properly, which I did. He allowed two U.S. Trustee's, who were familiar with the case, to speak and represent the U.S. Trustee. They did not object to my motion or order. Why did Judge Brown take it upon himself to rule in such a manner?

The U.S. Trustee's office was completely aware of my motion and order and acted to conspire against me and the United States Government by their actions in Judge Brown's courtroom!!! To plead ignorance and to say that no one showed up, when they were there along with Mr. Lightfoot who is a U.S. Trustee, is criminal. Mr. Lightfoot should have confirmed for the court that Mr. Babin was indeed the U.S. Trustee. Mr. Lightfoot was my attorney and had an ethical and legal responsibility to protect me.

My motion was very simple and had honorable intentions. The goal of the motion and order was to recover the \$4,000,000.00 that I owe the United States Government.

Why would Judge Brown not approve this motion and sign the order?

Sincerely Filed Pro Se by,



David A. Christenson
842 Camp Street
Unit 4
New Orleans, La. 70130
504-715-3086
March 27th, 2006.

USCA Case #19-5121
USCA Case #14-5212

Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Attachment 3

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF LOUISIANA

IN THE MATTER OF:

David A. Christenson

DEBTOR

CASE NUMBER

04-18809
Section "B"

CHAPTER 7
LIQUIDATION

02/13/06	Motion to reopen
02/27/06	<i>Objections and Supplemental Motions filed, still open.</i>
03/08/06	Order granting Motion to reopen. Court knew about above.
03/10/06	Motion to Withdraw filed. Fired Lightfoot for Criminal Conflict.
03/14/06	Order allowing Lightfoot to withdraw.
03/28/06	Motion to change classification filed.
04/26/06	Hearing. Gravolet entered appearance. Babin was a no-show had proper service.
04/27/06	Filed Response to hearing.
05/03/06	Filed Motion for Sanctions.
05/10/06	Hearing. Denied Motion for changing classification. Court and Trustee did not address Sanctions.
06/30/06	Illegally closed Bankruptcy.
08/15/06	Set hearing date for Sanctions and Clerk's office reopened Bankruptcy.
08/30/06	Response filed by Babin. Does not have standing.
09/07/06	Response filed by Gravolet. Was not filed in a timely manner.
09/13/06	Motion for Summary Judgment for Sanctions filed.
09/13/06	Hearing.

USCA Case #19-5121
USCA Case #14-5212

Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Attachment 4

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF LOUISIANA

ORDER
BROWN, J.
MAY 10, 2006

IN RE

DAVID ANDREW CHRISTENSON

DEBTOR(S)

BANKRUPTCY NO.
04-18809
SECTION "B"
CHAPTER 7

This matter came before the Honorable Jerry A. Brown this date as a continued hearing on the motion of David Andrew Christenson to change classification from no asset to asset case (P-34).

PRESENT: DAVID ANDREW CHRISTENSON
Debtor, Pro-Se

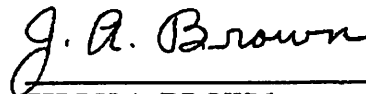
ROBERT C. GRAVOLET
Counsel for the U.S. Trustee

WILBUR J. BABIN, JR.
Former Chapter 7 Trustee of the
Estate of David Andrew Christenson

Considering the arguments of counsel, the Debtor and the Trustee, and for reasons orally assigned,

IT IS ORDERED that the motion of David Andrew Christenson to change classification from no asset to asset case is **DENIED**.

New Orleans, Louisiana, May 10, 2006.



JERRY A. BROWN
BANKRUPTCY JUDGE

USCA Case #19-5121
USCA Case #14-5212

Document #1788984
Document #1533589

Filed: 05/20/2019
Filed: 01/20/2015

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Attachment 5

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

CRIMINAL DOCKET NO. 2:10-cr-00051

v.

SECTION: I

JEFFREY LEHRMANN

VIOLATIONS: 18 U.S.C.

MEMORANDUM/FRIEND OF THE COURT BRIEF

Part 7

Evidence that James Letten has criminal conspired against me, David Christenson. This evidence clearly attacks the credibility of US Attorney James Letten. I filed a criminal complaint against Claude Lightfoot, Michael Bolen, Wilbur Babin and Robert Gravolet of the US Trustee's Office. Claude Lightfoot represented Federal Judge Gabriel T. Porteous in his bankruptcy. Claude Lightfoot was my attorney as well.

Attachment 1: Bankruptcy petition filed by Claude Lightfoot on behalf of G.T. Ortous (Federal Judge Gabriel Thomas Porteous) and his wife on 03/28/01. Lightfoot, Ortous and Ortous's wife signed the Federal Bankruptcy document under penalty of perjury. This is a federal crime.

Attachment 2: US Trustee's Interim Report showing that DAC Air, Inc. had \$1,595,050.16 in assets.

Attachment 3. Notice of Possible Dividends for the DAC Air, Inc. estate filed by the US Trustee.

Attachment 4. E-mail exchanged between James Letten and me.

Fact: The capital assets of DAC Air, Inc. have never been completely accounted for. More that 30% of the capital assets have not been accounted for.

Fact: The recovery of the capital assets could have been used to pay off the \$5,000,000.00 debt that I have to our Federal Government.

Why would James Letten protect a criminal enterprise? Why would he not honor his oath and prosecute the criminals?

My Intentions were honorable. I wanted to account for the capital assets and pay my debt to our Federal Government.

Why were Lightfoot, Bolen, Babin and Gravolet not indicted by US Attorney James Letten? Everyone is still allowed to practice law in front of the Federal Bench. Why would any Federal Judge allow Letten, Lightfoot, Bolen, Babin and Gravolet to practice law in front of their bench?

Letten used Porteous as an excuse not to prosecute Lightfoot, Bolen, Babin and Gravolet. Letten had every legal right to prosecute them for what they did in my bankruptcy case. Does Letten really expect me to believe that these four criminals were granted blanket immunity for all of their crimes?

Sincerely filed,

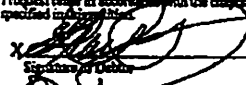
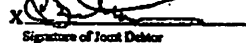
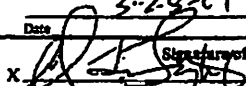
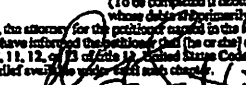
In Proper Person
David Christenson
842 Camp Street
Unit 4
New Orleans, La. 70130
504-715-3086
dchristenson6@hotmail.com

United States Bankruptcy Court Eastern District of Louisiana Voluntary Petition		Form B1 (Official Form 12363, 11-19-18)	
Name of Debtor (If individual, enter last, first, middle; if partnership, enter last, first, middle; if corporation, enter C, A, or S, and then the name): Debtor: OTC, C.A.		All Other Names Used by the Debtor in the last 6 years (Include married names, and trade names): Debtor: OTC, C.A.	
Sec. Sec./Tax ID No. (If more than one, state all): Debtor: 416-06-1340		Street Address of Debtor (No. & Street, City, State & Zip Code): Debtor: P.O. Box 1723, Harvey, LA 70059-1723	
County of Residence or of the Principal Place of Business: Debtor: Jefferson Parish		Location of Principal Assets of Business Debtor (If different from street address above): Debtor: OTC, C.A.	
Mailing Address of Debtor (If different from street address): Debtor: OTC, C.A.		Information Regarding the Debtor (Check the applicable boxes): <input checked="" type="checkbox"/> Debtor has been discharged or has had a discharge, partial plan of liquidation, or principal assets in the Debtor's possession for 180 days immediately preceding the date of this petition, or for a longer part of such 180 days than in any other District. <input type="checkbox"/> There is a bankruptcy case concerning debtor's estate, general partner, or partnership pending in this District.	
Chapter or Section of Bankruptcy Code Under Which the Petition is Filed (Check one box): <input checked="" type="checkbox"/> Chapter 7 <input type="checkbox"/> Chapter 9 <input type="checkbox"/> Chapter 11 <input type="checkbox"/> Chapter 12 <input type="checkbox"/> Chapter 13 <input type="checkbox"/> Sec. 304 - Case pending in pending proceedings		Type of Debtor (Check all boxes that apply): <input checked="" type="checkbox"/> Individual <input type="checkbox"/> Partnership <input type="checkbox"/> Corporation <input type="checkbox"/> Other	
Filing Fee to be paid to the Clerk (Check one box): <input checked="" type="checkbox"/> Full Filing Fee Attached <input type="checkbox"/> Filing Fee to be paid to the Clerk (Check one box)		Chapter 11 Small Business (Check all boxes that apply): <input checked="" type="checkbox"/> Debtor is a small business as defined in 11 U.S.C. § 101 <input type="checkbox"/> Debtor is not a small business as defined in 11 U.S.C. § 101	
Estimated Assets: 50 to \$50,000 <input type="checkbox"/> \$50,000 to \$100,000 <input type="checkbox"/> \$100,000 to \$500,000 <input type="checkbox"/> \$500,000 to \$1,000,000 <input type="checkbox"/> \$1,000,000 to \$5,000,000 <input type="checkbox"/> \$5,000,000 to \$10,000,000 <input type="checkbox"/> \$10,000,000 to \$50,000,000 <input type="checkbox"/> \$50,000,000 to \$100,000,000 <input type="checkbox"/> \$100,000,000 to \$500,000,000 <input type="checkbox"/> \$500,000,000 to \$1,000,000,000 <input type="checkbox"/> Above \$1,000,000,000 <input type="checkbox"/>		Estimated Liabilities: 50 to \$50,000 <input type="checkbox"/> \$50,000 to \$100,000 <input type="checkbox"/> \$100,000 to \$500,000 <input type="checkbox"/> \$500,000 to \$1,000,000 <input type="checkbox"/> \$1,000,000 to \$5,000,000 <input type="checkbox"/> \$5,000,000 to \$10,000,000 <input type="checkbox"/> \$10,000,000 to \$50,000,000 <input type="checkbox"/> \$50,000,000 to \$100,000,000 <input type="checkbox"/> \$100,000,000 to \$500,000,000 <input type="checkbox"/> \$500,000,000 to \$1,000,000,000 <input type="checkbox"/> Above \$1,000,000,000 <input type="checkbox"/>	
Estimated Number of Creditors: 1-15 <input type="checkbox"/> 16-49 <input type="checkbox"/> 50-99 <input type="checkbox"/> 100-199 <input type="checkbox"/> 200-999 <input type="checkbox"/> 1000 or over <input type="checkbox"/>		Debtor certifies that the information furnished herein is true and correct to the best of the Debtor's knowledge and belief, and that the Debtor is not aware of any material misstatements or omissions.	
THIS SPACE IS FOR COURT USE ONLY			

Attachment 5

USCA Case #19-5121
USCA Case #14-5212Document #1788984
Document #1533589
23m4201Filed: 05/20/2019
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USCA Case #19-5121
USCA Case #14-5212Document #1788984
Document #1533589Filed: 05/20/2019
Filed: 01/20/2015Page 13 of 25
Page 12 of 20**Attachment 5**

Voluntary Petition (This page must be completed and filed in every case)		Name of Debtor(s): G. T. Ortous C. A. Ortous		FORM B1, Page 1	
Prior Bankruptcy Case Filed Within Last 6 Years (If more than one, attach additional sheet)					
Location Where Filed: NONE		Case Number:		Date Filed:	
Pending Bankruptcy Case Filed by any Spouse, Partner or Affiliate of this Debtor (If more than one, attach additional sheet)					
Name of Debtor: NONE		Case Number:		Date Filed:	
District:		Relationship:		Judge:	
Signatures					
Signature(s) of Debtor(s) (Individual/Joint) I declare under penalty of perjury that the information provided in this petition is true and correct. (If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7, I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, and understand the relief available under each such chapter, and choose to proceed under chapter 7. I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.			Signature of Debtor (Corporation/Partnership) I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.		
X  Signature of Debtor			X Not Applicable Signature of Authorized Individual		
X  Signature of Joint Debtor			Printed Name of Authorized Individual		
Telephone Number (If not represented by attorney) 3-28-01			Title of Authorized Individual		
Date 3-28-01			Date		
X  Signature of Attorney for Debtor(s)			Signature of Non-Attorney Petition Preparer I certify that I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110, that I prepared this document for compensation, and that I have provided the debtor with a copy of this document.		
Claude C. Lightfoot, Jr., LA 17989 Printed Name of Attorney for Debtor(s) / Bar No.			Not Applicable Printed Name of Bankruptcy Petition Preparer		
Claude C. Lightfoot, Jr. P.C. Firm Name			Social Security Number		
3590 N. Causeway Blvd. Suite 450 Address			Address		
Metairie, LA 70002			Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document:		
(504) 838-8571 (fax) (504) 838-857 Telephone Number			If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.		
3-28-01 Date			X Not Applicable Signature of Bankruptcy Petition Preparer		
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., Forms 10-K and 10-Q) with the Securities and Exchange Commission pursuant to Section 13 or 14(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11) <input type="checkbox"/> Exhibit A is attached and made a part of this petition.			Date		
Exhibit B (To be completed if debtor is an individual whose debts are primarily consumer debts) I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that (he or she) may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter.			A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.		
X  Signature of Attorney for Debtor(s)			Date 3-28-01		

United States Bankruptcy Court
Eastern District of Louisiana
Amended
Voluntary Petition

Names of Debtor (if individual, enter last, first, middle):
 Porteous, Jr., Gabriel I.

All Other Names used by the Debtor in the last 6 years (include married, maiden, and trade names):

Name of Joint Debtor (Spouse/Last, First, Middle):
 Porteous, Carmella A.

Soc. Sec./Tax ID No. (if more than one, state all):
 436-641366

Street Address of Debtor (No. & Street, City, State & Zip Code):
 4901 Noysey Drive
 Metairie, LA 70003

County of Residence or of the Debtor's Place of Business:
 Jefferson Parish

Principal Place of Business:
 Jefferson Parish

Mailing Address of Debtor (if different from street address):
 Jefferson Parish

Location of Principal Assets of Business Debtor (if different from street address above):

Information Regarding the Debtor (Check the Applicable Boxes)

☐ Debtor has been declared or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than for any other District.

☐ There is a bankruptcy case concerning debtor's affairs, general partner, or partnership pending in this District.

Type of Debtor (Check all boxes that apply)

☐ Individual:
☐ Partnership
☐ Other

Nature of Debtor (Check one box)

☐ Consumer/Non-Business
☐ Business

Chapter 11 Small Business (Check all boxes that apply)

☐ Debtor is a small business as defined in 11 U.S.C. § 101
☐ Debtor is not a small business as defined in 11 U.S.C. § 101

11 U.S.C. § 1121(a) (Optional)

☐ Debtor estimates that funds will be available for distribution to unsecured creditors.
☐ Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors.

Estimated Number of Creditors

☐ 1-15
☐ 16-50
☐ 51-100
☐ 101-150
☐ 151-500
☐ 501-1000
☐ More than 1000

Estimated Assets

☐ \$0 to \$50,000
☐ \$50,001 to \$100,000
☐ \$100,001 to \$500,000
☐ \$500,001 to \$1,000,000
☐ \$1,000,001 to \$5,000,000
☐ \$5,000,001 to \$10,000,000
☐ More than \$10,000,000

Estimated Liabilities

☐ \$0 to \$50,000
☐ \$50,001 to \$100,000
☐ \$100,001 to \$500,000
☐ \$500,001 to \$1,000,000
☐ \$1,000,001 to \$5,000,000
☐ \$5,000,001 to \$10,000,000
☐ More than \$10,000,000

THIS SPACE IS FOR COURT USE ONLY

Attachment 5

Amended
Voluntary Petition

Attachment 5

Voluntary Petition (This page must be completed and filed in every case)		Name of Debtor: Gerald T. Furutera, Jr. Carmelia A. Furutera		FORM BL, Page 2	
Prior Bankruptcy Case Filed Within Last 6 Years (If more than one, attach additional sheets)				Case Number	
Where Filed				Case Number	
Pending Bankruptcy Case Filed by any Spouse, Partner or Affiliate of this Debtor (If more than one, attach additional sheets)				Case Number	
Name of Debtor				Date Filed	
None				Judge	
Signatures					
Signatures of Debtor(s) (Individual/Joint)		Signature of Debtor (Corporate/Partnership)			
I declare under penalty of perjury that the information provided in this petition is true and correct.		I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized by the this petition on behalf of the debtor.			
I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, and declare that I intend to proceed under chapter 7.		The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.			
I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.		Not Applicable			
Signature of Debtor		Signature of Authorized Individual			
Signature of Joint Debtor		Printed Name of Authorized Individual			
Telephone Number (If not represented by attorney)		Title of Authorized Individual			
Date		Name			
Signature of Attorney		Signature of Non-Attorney Petition Preparer			
Printed Name of Attorney (or Debtor) / Bar No.		Printed Name of Non-Attorney Petition Preparer			
From Name		Social Security Number			
3500 N. Courseway Blvd. Suite 450		Address			
Metairie, LA 70002		Manner and Social Security numbers of all other individuals who prepared or assisted in preparing this document:			
(To be completed if debtor is represented by the periodic reports Commission pursuant to Sections 11 or 12(a) of the Bankruptcy Act of 1994 and is required to file under chapter 11)		If more than one person prepared this document, attach additional sheets corresponding to the appropriate official form for each person.			
Rebelle A		Not Applicable			
Rebelle B		Signature of Bankruptcy Petition Preparer			
Date		Date			
Telephone Number		Not Applicable			
(504) 838-8871 (Mn) (504) 838-8872		Not Applicable			
Date		Not Applicable			
(To be completed if debtor is represented by the periodic reports Commission pursuant to Sections 11 or 12(a) of the Bankruptcy Act of 1994 and is required to file under chapter 11)		Not Applicable			
Rebelle A		Not Applicable			
Rebelle B		Not Applicable			
Date		Not Applicable			
Telephone Number		Not Applicable			
(504) 838-8871 (Mn) (504) 838-8872		Not Applicable			
Date		Not Applicable			

USCA Case #19-5121
USCA Case #145212Document #1788984
Document #1533589Filed: 05/20/2019 Page 16 of 25
Filed: 01/20/2015 Page 15 of 20**Attachment 5****CLOSED****U.S. Bankruptcy Court
Eastern District of Louisiana (New Orleans)
Bankruptcy Petition #: 01-12363****Assigned to:** Douglas D. Dodd
Chapter 13
Voluntary
Asset**Date filed:** 03/28/2001
Date terminated: 07/26/2004
Date discharged: 07/22/2004**Debtor**
Gabriel T. Porteous
4801 Neyrey Drive
Metairie, LA 70002-1723
(504)
SSN / ITIN: xxx-xx-1366represented by **Claude C. Lightfoot, Jr.**
Claude C. Lightfoot, Jr. P.C.
650 Poydras Street
Suite 1010
New Orleans, LA 70130
(504) 799-2565
Fax : (504) 799-2566
Email:
attorney@claude-lightfoot.com**Debtor**
Carmella A. Porteous
4801 Neyrey Drive
Metairie, LA 70002-1723
(504)
SSN / ITIN: xxx-xx-3992represented by **Claude C. Lightfoot, Jr.**
(See above for address)**Trustee**
S. J. Beaulieu, Jr.
433 Metairie Road
Suite 307
Metairie, LA 70005
(504) 831-1313

Filing Date	#	Docket Text
03/28/2001	1	Voluntary Petition missing documents: Schedule A - J Due on 4/12/01 ;Chapter 13 Plan due on 4/12/01 . Filing Fees Pd: 155.00. Notice Fee Pd: 30.00. Trustee Fee Pd: 0. Receipt No. 00173593. [Lane,P.] (Entered: 03/30/2001)
03/28/2001		Mailing Matrix. [Lane,P.] (Entered: 03/30/2001)

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Document #1788984

Filed: 05/20/2019

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Document #1533589

Filed: 01/20/2015

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Case: 02-26388-SBB Doc#: 437 Filed: 02/09/05 Entered: 02/09/05 10:01:47 Page 1 of 6

Attachment 6**Attachment 2**
UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF COLORADO

IN RE:

DAC AIR, INC.

Case No. 02-26388 SBB
Chapter 7

Debtor(s)

TRUSTEE'S INTERIM REPORT

The Trustee, hereby files her Individual Estate Property Record and Report (Form 1) for the six month reporting period ending 12/31/05. This report is intended to provide parties in interest with a general accounting of the trustee's case administration.

Column 1: Asset Description (Scheduled and Unscheduled Property)

This is a listing of all the debtor's interest in assets from the petition, schedules, and statement of affairs. Also listed are unscheduled assets discovered by the trustee and income of the estate.

Column 2: Petition/Unscheduled Values

Column 2 reflects the dollar value of each asset, as first assigned in the petition by the debtor or by the trustee in the case of unscheduled assets. Scheduled values are often unreliable.

Column 3: Estimated Net Value (Value Determined by Trustee Less Liens, Exemptions and Other Costs)

Column 3 reflects the value of each asset as determined by the trustee minus any appropriate adjustment. This value represents the trustee's best estimate of net sale or liquidation value of the asset. Actual liquidation value may differ as a result of market conditions at the time of sale.

Column 4: Property Abandoned

If this column is blank it means that 1) trustee intends to administer the asset, 2) has not decided, or 3) has already liquidated the asset. An entry of "OA" indicates the property has or will be formally abandoned under 11 U.S.C. §541(e). An entry of "DA" indicates that the property will be abandoned at the closing of the case under 11 U.S.C. §541(c).

Column 5: Sales/Funds received by the Estate

Column 5 indicates the gross amount of proceeds received from the liquidation of each asset regardless of amounts paid out the secured creditors or for expenses.

Column 6: Asset Fully Administered/Gross Value of Remaining Assets

When an asset had been fully administered the entry "FA" will be listed in Column 6.

For assets still being administered, column 6 reflects the trustee's current best estimate of the gross value. Actual liquidation value may differ as a result of market conditions at the time of sale. Note: The difference between Columns 3 and 5 does not necessarily equal the figure in Column 6.

Other Information

Note that the trustee has provided information about the matters pending in the case and the projected date for filing the final report (TFR).

Dated this 8th day of February 2005.

Respectfully submitted,

By Cynthia v.R. Skam
Cynthia v.R. Skam, Chapter 7 Trustee, #11690
P.O. Box 218
Georgetown, CO 80444
Telephone: 303-569-3134; Facsimile: 303-569-2383

USCA Case #19-5121
USCA Case #14-5212Document #1788984
Document #1533589Filed: 05/20/2019
Filed: 01/20/2015Page 18 of 25
Page 17 of 20**Attachment 6**

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Form 1
Individual Estate Property Record and Report
Asset Cases

Page: 1

Case Number: 02-26388 SBB
Case Name: DAC AIR INC.Trustee: (260120) CYNTHIA V.R. SKEEN, TRUSTEE
Filed (f) or Converted (c): 12/16/03 (c)§341(a) Meeting Date: 05/08/02
Claims Bar Date: 07/16/04

Period Ending: 12/31/04

1 Asset Description (Scheduled And Unscheduled (a) Property)	2 Purposes Unscheduled Values	3 Estimated Net Value (Value Determined By Trustee, Less Liens, Exceptions, and Other Costs)	4 Property Abandoned GA § 53-4-41 abandoned GA § 53-4-43 abandoned	5 Subsidiary Received by the Estate	6 Asset Fully Administered (FA) Gross Value of Remaining Assets
1 CASH ON HAND	74.69	74.69		0.00	74.69
2 BANK ACCOUNTS	91.62	91.62		0.00	91.62
3 SECURITY DEPOSITS	36,000.00	36,000.00		0.00	36,000.00
4 ACCOUNTS RECEIVABLE	24,692.70	24,692.70		1,000.00	10,692.70
5 EMPLOYEE ADVANCES	3,091.19	3,091.19		0.00	3,091.19
6 SHAREHOLDERS RECEIVABLES	99,770.89	99,770.89		0.00	99,770.89
7 VARIOUS VEHICLES, ETC	1,489,578.60	1,489,578.60		130,072.61	1,359,505.99
8 OFFICE EQUIPMENT, FURNISHINGS, AND SUPPLIES	3,438.64	3,438.64		0.00	3,438.64
9 THREE FORKLIFTS	73,198.24	73,198.24		0.00	73,198.24
10 INSURANCE PREMIUMS	28,548.00	28,548.00		28,548.00	0.00
11 INTEREST (u)	Unknown	Unknown		341.12	Unknown
11 Assets Totals (Excluding unknown values)	\$1,758,668.77	\$1,758,668.77		\$183,890.73	\$1,574,778.04

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USCA Case #14-5212

Document #142586

Filed: 01/20/2015

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Attachment 7

RE: Federal Public Defender

From: Letten, James (USALAE) (James.Letten@usdoj.gov)

Sent: Mon 3/08/10 2:50 PM

To: David Christenson (dchristenson6@hotmail.com); Mann, Jan (USALAE) (Jan.Mann@usdoj.gov); Opatowsky, Marvin (USALAE) (Marvin.Opatowsky@usdoj.gov)

Cc: Hartman, Steven (USMS) (Steven.Hartman@usdoj.gov); Fair, Brian (USMS) (Brian.Fair@usdoj.gov)

Mr. Christenson, regarding the matter you have brought up, neither I nor anyone in our office are permitted to discuss any aspect of the Porteous case, as we were, from the outset, recused from participation in it, and never handled any of the investigation or decisions. The matter was handled by a DOJ component from DC.

Additionally, I must tell you that notwithstanding the fact that another arm of Justice handled the matter, the internal processes and decisions of prosecutors' offices may not be disclosed or otherwise discussed—by operation of both policy and law.

From: David Christenson [mailto:dchristenson6@hotmail.com]

Sent: Monday, March 08, 2010 2:20 PM

To: Letten, James (USALAE); Mann, Jan (USALAE); Opatowsky, Marvin (USALAE)

Cc: Hartman, Steven (USMS); Fair, Brian (USMS)

Subject: RE: Federal Public Defender

Mr. Letten,

I would like to discuss the attached documents with you. Lightfoot signed the Porteous bankruptcy filing. He signed the filing on behalf of G.T. Ortous. This was perjury. It was fraud.

Why is Lightfoot still allowed to practice law? Why is he allowed to practice in Federal Court. Why is he not in jail? He was my attorney. He knew about the DAC Air assets and the lack of accountability. He participated in the cover up. Please review the attachments.

I have added US Marshal Brian Fair to the e-mail list. Marshal Fair was the one who threatened me in Judge Brown's courtroom and altered the course of events. Was the threat done so that Lightfoot would be protected?

David Christenson
504-715-3086

Subject: RE: Federal Public Defender

Date: Mon, 8 Mar 2010 13:48:55 -0500

From: James.Letten@usdoj.gov

To: dchristenson6@hotmail.com; Jan.Mann@usdoj.gov; Marvin.Opatowsky@usdoj.gov

CC: Steven.Hartman@usdoj.gov

Mr. Christenson, first let me reiterate what I indicated to you the other day. I will be happy to set up a meeting with you if your counsel approves (provided that you are represented), and if you first provide very specific details and (if appropriate) documents precisely outlining what issues you wish to discuss, and what

<http://s0123w.snt123.mail.live.com/mail/PrintShell.aspx?type=message&cplid=43a6c617-...> 3/29/2010

USCA Case #14-5212 Document #1788984
USCA Case #14-5212 Document #1533589

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Attachment 7

information you wish to provide. We can make an intelligent decision about the appropriateness of a meeting only then.

By the way, I think you confused me with Mr. Opatowsky, as I never had any discussions with you about the FPD.

I think it is fair to advise you that I and my staff are concerned about the increasingly-hostile tone and content of your recent emails. We are not anxious to consider this a security problem, so I respectfully suggest that you limit your contacts to providing whatever information you deem relevant, and we will do our best to understand, and to help if we can.

JIM LETTEN
UNITED STATES ATTORNEY
EASTERN DISTRICT OF LOUISIANA

From: David Christenson (mailto:dchristenson6@hotmail.com)
Sent: Monday, March 08, 2010 11:53 AM
To: Letten, James (USALAE); Mann, Jan (USALAE); Opatowsky, Marvin (USALAE)
Subject: Federal Public Defender

Mr. Letten,

You made a strange comment about the Federal Public Defender and talking with me.

I have never been charged with a crime. I have never received a "target letter". The DOJ has never informed me that I was under investigation.

The DOJ has threatened me on several occasions.

I was charged with civil contempt. I was not charged with criminal contempt. The Federal Public Defender was appointed for the civil contempt. You are in the Executive Branch and the civil contempt was for the Judicial Branch.

I see no reason why you and I cannot talk and meet.

Please meet with my wife and me.

I have a real problem with Mr. Opatowsky. Magistrate Wilkinson placed me in the Orleans Parish Jail for the civil contempt. Opatowsky could have stopped that. He was there a year before in Magistrate Moore's courtroom. I honored the bond and returned to Colorado. I turned myself in before the US Marshal Service had the order. I told the court that I would return to Colorado for the civil contempt. I had no record. The actions were sadistic and vengeful. It was a true abuse of power. Magistrate Wilkinson protected the criminal enterprise of the US Trustee. Magistrate Wilkinson's job was to decide if I was a flight risk. I turned myself in before anyone knew about the order.

Thank you.

<http://sn123w.snt123.mail.live.com/mail/PrintShell.aspx?type=message&cpids=43a6c617-...> 3/29/2010

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Document #1788984-1

Filed: 05/20/2019

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Document #15385580

Filed: 01/20/2015

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Attachment 6

UNITED STATES BANKRUPTCY COURT District of Colorado

DAC Air, Inc.
Debtor(s)

Case Number: 02-26388-SBB
Chapter: 7

Debtor SSN/TaxId Nos.:
84-1480047

Joint Debtor SSN/Tax Id Nos.:

Debtor(s)

aka(s), if any will be listed on the following page

NOTICE OF POSSIBLE DIVIDENDS

It appearing to the Trustee that a dividend to creditors is possible;

Creditors are hereby notified that if they desire to participate in a distribution of assets, they must file a claim with the court no later than 7/19/04.

Pursuant to Fed.R.B.P. 3002(c)(1) and (5) a proof of claim shall be filed BY A GOVERNMENTAL UNIT not later than 180 days after the date of the order for relief, or 7/19/04, whichever is later.

All claimants who are seeking an administrative claim must obtain a Court Order pursuant to the Bankruptcy Code.

Proof of Claim Forms should be filed with:

Clerk of the Bankruptcy Court
U.S. Custom House
721 19th Street
Denver, Colorado 80202-2508

THE REVERSE OF THIS NOTICE IS A CLAIM AND MAY BE USED FOR FILING THE CLAIM HEREIN. CREDITORS WHO HAVE PREVIOUSLY FILED CLAIMS NEED NOT FILE AGAIN.

Dated: 4/14/04

Cynthia Skeen
PO Box 218
Georgetown, CO 80444

Attachment 3

**Judicial Misconduct Complaint
For
Magistrate Joseph C. Wilkinson
Of
The Eastern District of Louisiana Court**

07/12/06

1. Magistrate Wilkinson has engaged himself in criminal conduct prejudicial to the effective and expeditious administration of the business of the courts.
2. Magistrate Wilkinson is unable to discharge all the duties of office by reason of mental insanity and disability.
3. Magistrate Wilkinson has committed grotesque criminal acts against the United States Government and me.

(This complaint includes criminal misconduct by Magistrate Wilkinson and is being forwarded to Associate Judge Breyer of the Supreme Court, Chief Judge Tacha of the 10th Circuit Court of Appeals, and all appropriate departments within the Department of Justice and the FBI. The above Agencies and Individuals have been a part of the criminal investigation of DAC Air, Inc. and David Christensen Bankruptcies for over two years.)

The cases involving DAC Air Inc. and David Christensen are very complex and extensive. The criminal and sadistic behavior of Magistrate Wilkinson is a small part of a major criminal conspiracy. There are ongoing and active investigations.

Summary of Facts

On Friday, November 18th, 2005 I accessed Pacer and reviewed the DAC Air Inc. Bankruptcy, case 02-26388 in the District of Colorado, and discovered that an order had been issued that day to have the U.S. Marshal Service escort me back to Colorado from New Orleans for Civil Contempt. The basis for this complaint was the fact that I had invoked my 5th Amendment Privilege against self incrimination and would not answer questions and would not provide a password for a financial computer disk. I had repeatedly asked for immunity, which is allowed and authorized under the Bankruptcy Code, but it was never offered or denied. The Law Firm of Kutner Miller Kearns was directly responsible for what was on the disk. (As a side note Senior Partner Kearns left his firm because of what he did to DAC Air Inc.) Kutner Miller Kearns was allowed to withdraw from the DAC Air Inc. Bankruptcy Case.

I immediately contacted the U.S. Marshall Service in New Orleans and spoke with Marshal Tim Booth. He had not received the order and had no idea what I was talking about. I told him that I would turn myself in and he instructed me to report on Tuesday, November 22nd, 2005, which I did.

Attachment 3

On Tuesday I went to the Public Defenders office and spoke with Chief Public Defender Virginia Schluter. (Virginia Schluter, John Craft and Gary Schwabe are also guilty of criminal conspiracy and fraud) Gary Schwabe had represented me in the exact same case before Magistrate Moore in December, 2004. The Louisiana and Colorado Public Defenders office was completely aware of my case.

Some facts about this case and myself:

I have never been arrested.

As a Captain in the United States Air force I served my country honorable.

Both the business that I owned, DAC Air Inc., and I filed for Bankruptcy.

The reason for the Civil Contempt is that I am trying to recover the \$4,000,000.00 that I owe our Government.

Criminal Fraud has been committed in the both Bankruptcies. Without the fraud I could have repaid the Government.

Ms. Schluter accompanied me to the U.S. Marshal Service office. They told her that she needed to find a Magistrate. There was discussion about me driving up to Baton Rouge, by myself, and turning myself in there. Ms. Schluter and I left the U.S. Marshal Service office and went looking for a Magistrate. We found Magistrate Wilkinson. This is where it becomes BIZARRE and Criminal.

~~Magistrate Wilkinson acted as the prosecutor, jury, executioner, public defender, jailer and judge.~~ He immediately instructed the U.S. Marshal Service to shackle me and to treat as if I were a convicted violent felon. A review of the Court paper work will show that Magistrate Wilkinson declared this to be a felony criminal matter. It was Civil Contempt. The U.S. Marshal Service took me to their office and processed me as a criminal. Please remember that I went through this before with Magistrate Moore in December, 2004 and was treated with respect. I honored the bond that magistrate Moore had set and returned to Colorado at my own expense. A review of the transcript from Magistrate Moore will confirm this.

A review of the transcript will confirm what I about to tell you.

Marvin Opatowky acted as the U.S. Attorney in this hearing as well as the hearings before Magistrate Moore. He knew my case well and he also knew that I was honorable and reliable as well as the fact that I did not want to involve the Eastern District of Louisiana. A review of the transcript from the Magistrate Moore hearing will confirm that I was extremely cooperative. Magistrate Moore instructed me to return to Colorado and invoke my 5th Amendment Privilege and after I did I could return to Louisiana. He knew of no situation where I could not invoke the Privilege. Upon invoking the Privilege I had fulfilled the bond requirement.

It was the opinion of Magistrate Moore, Gary Schwabe and other attorneys that I was entitled to my 5th Amendment Privilege. The Bankruptcy Code also states that a person can invoke his 5th Amendment Privilege.

Attachment 3

On April 21, 2005, four months after I returned to Colorado the first time, Judge Brooks held a hearing which I phoned in for. He ordered Mr. Weiss, the U.S. Trustee, to prepare and file an order to once again have me returned to Colorado. He ordered Mr. Weiss to do something and Mr. Weiss choose not to. Mr. Weiss is a U.S. Attorney. Mr. Weiss did not follow the order because he knew that it was illegal. He knew that I had rights. Why do you think that he did not follow the order? Finally Judge Brooks on October 5, 2005 held a "Sua Sponte" hearing. Why did the Judge do this? Why did Mr. Weiss not request it? Look at the issue in time? I did not return to Colorado because of several reasons. The Bankruptcy Code allows for me to receive expense money for the return trip and I did not have the money. Judge Brooks refused to reimburse me as is allowed. I repeatedly asked for an attorney as is allowed in the Bankruptcy Code and was denied. I truly felt that someone would get involved in my case and investigate the criminal actions of certain people.

When I was returned to the courtroom you could tell that Magistrate Williamson had turned his actions and directives into a personal sadistic vendetta against me. I told him that I would return to Colorado on my own and that I did not want to involve the Eastern District of Louisiana. He made it his goal to get the password from me for the financial computer disk. I was extremely cooperative and this can be confirmed by the transcript. Why did he act in such a reprehensible and criminal manner? It was not his job to get the password. Mr. Schubert conspired with Magistrate Williamson. She informed me that I would have a Public Defender when I returned to Colorado. She promised me that I surrendered the password and waived my rights to the hearings because I was promised an attorney and to stay out of an indefinite stay in the Orleans Parish Prison. I never received an attorney in Colorado. That is another story. My case should have been dealt with in Colorado. You can confirm the fact that I was to receive an attorney by reviewing the transcript from the hearing involving Judge Brooks and John Craft, the Public Defender.

A review of the transcript would be in order here as I can not accurately describe the actions of Magistrate Williamson. Please remember that everything that I said can be confirmed by transcripts and court documents.

I was escorted out of the courtroom and to a cell in the U.S. Marshal Service office. (I repeatedly asked for water but was denied. Why? I was cramping up in the courtroom. Please remember that truth is always stranger than fiction. Here I am in the custody of the U.S. Marshal Service, I contacted them to turn myself in, for Civil Contempt and I am treated like a dog.) The U.S. Marshall that escorted me to the cell informed me that I was to be held indefinitely in the Orleans Parish Prison as New Orleans was under emergency status and did not have the manpower and was not required to return me to Colorado until 2006. Why was this done? Why was this done? Why was this done? I informed Magistrate Williamson that I was using my Constitutional Right to Civil Contempt so that I could recover the \$4,000,000.00 that I owed the United States.

Being delayed and in complete shock I was returned to the courtroom. It was impossible for me to believe what was going on. Mr. Schubert informed me that

Attachment 3

Magistrate Wilkinson could indeed hold me indefinitely in the Orleans Parish Prison. I know that you are saying that that is impossible but remember that I went to the Orleans Parish Prison that night where I was incarcerated with violent Federal prisoners. I had never even been arrested. I asked for and demanded protective custody because of my classified military background working with Federal law Enforcement Agencies and the fact that I was in Civil Contempt. I was denied. I was informed that Magistrate Wilkinson had directed and ordered that I was to be held in the Orleans Parish Jail no matter what. I was also differentiated from the rest of the prisoners by a different wrist band. Why? Please review the letter that I sent to Mr. Leone the Colorado U.S. Attorney.

**Bottom line: WHY WAS MY LIFE PLACED IN JEOPERDY?
What kind of sadistic person would do such a thing?**

Off the record Ms. Schluter informed me that I had to disclose the password and that I had to waive my rights to the Preliminary, Removal, Identity and Detention Hearings (I am not positive of what the hearings are.) at a minimum so that I would not be incarcerated indefinitely. I asked Ms. Schluter to appeal this and she informed me that she could not as she was leaving the state that day for the Thanksgiving break and that what was happening to me was not something that she could appeal.

Side note: As I was being taken to the Orleans Parish Jail I asked Ms. Schluter to contact my wife and inform her of what happened and where I was. She gave me her word that she would. She did not call my wife. My wife had no idea where I was

Magistrate Wilkinson's only job was to decide if I was bondable. He was to decide if I would return to Colorado on my own as I had volunteered to do. His job was not to extract the password from me. He knew nothing about the bankruptcy case. How could an intelligent, normal Magistrate even assume that he could understand my case. Why would he even want to get involved. Only a crazy sadistic individual would do something like that. From a statistical point of view if he is violating my rights who else is he harming?

This man should be in prison or a mental hospital for the criminally insane.

Please allow me the opportunity to explain this in person as I am not able to do it justice in writing.

Sincerely filed,

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